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PATENT P51671RE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: JIN-SU PARK

Figinal Patent: U.S. Patent No. 5,719,618 issued on 17 February 1998

Serial No.:

09/506,288

Examiner:

BUCZINSKI, S.

Filed:

17 February 2000

Art Unit:

3662

For:

LOCKING METHOD FOR A SYSTEM WITH AN ON SCREEN DISPLAY

FUNCTION AND APPARATUS THEREFOR

TRANSMITTAL OF SUBSTITUTE DECLARATION

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

This transmittal accompanies a Substitute Declaration to substitute for the declaration earlier filed on 17 February 2000, Serial Number 09/506,288.

Respectfully submitted,

Robert E. Bushnell,

Attorney for the Applicant Registration No.: 27,774

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Folio: P51671RE Date: 7 May 2002 I.D.: REB/mn 05/01/02 20:21 FAR 202 408 9753

PTO/8B/52 (08-99)

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Name of Patrates(*);	Jin-Şu	PARK		
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Title of law long	APPARATU	S THEREFOR		OSPLAY FUNCTION AND of the subject matter which is invention entitled LOCKING
2000 (Prelimin	on 17 Februs ary Amendon	I have reviewed and und	cretand the contents of the	above identified specification
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(STATUS: paramed, pending, abandoned)

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(REISSUE APPLICATION DECLARATION BY THE ASSIGNEE, pgs 2

Doctor Number (Optional) 151671BE

I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I solonowledge the duty to disclose information which is material to parentability as defined in 37 CFR.

1.56.

I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all bexed that apply.)

by reason of a defective specification or drawings.

by reason of the patentee claiming more or less than he had the right to claim in the patent.

by reason of other errors.

At least one error upon which reissue is based is described as follows:

I believe the original afteressic patent to be wholly or partly ineperative by reason of errors in the specification. Consequently, U.S. Patent No. 5,719,618 does not broadly claim the subject matter to which the Applicant was entitled. It is our intent to obtain broader coverage of that subject matter with this reissue application.

- By way of example, although the specification in column 1. lines 13 and 14 define the "systems" broadly and use a video tape recorder as one example of "the systems" that use and on-screen display function, independent method claim 1 and independent apparatus claim 2 define the subject matter of the invention parrowly as incorporating "a video cassette recorder." Newly added claims 9 through 59 however, more broadly defines the subject matter of the invention.
- Dependent apparatus claim 3, in line 34 inadvertently emitted a "not", thereby altering the definition of the "match".
- None of the claims 1 through 8 broadly define the apparatus and processes that may be implemented to practice the inventions disclosed.
- All of these errors occurred inadvertently, and without describe intent by the Applicant.

PTO/SB/51 (11/97)

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pattern and Trademark Office, U.S. DEPARTMENT OF COMMUNICATIONS.

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REISSUE APPLICATION DECLARATION BY THE INVENTOR (Page 3)

Docket Number (Optional) 251671RE

All errors corrected in this relessue application gross without any describes intention on the part of the applicant. As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Parent and Trademark Office connected therewith.

Name(s): Robert B. Bushnell

OR

Inventor's MEDITIE

Michael D. Parker

Darren R. Crew

Registration Number: 27.774

Registration Number: 34,973 Registration Number: 37,806

Correspondence Address: Direct all communication about the application to:

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Type Customer Number Hers

Place Customer Monber. Ber Code Label Hore

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I hereby declare that all statements made berein of my own knowledge are true and that all statements made on information and belief are bolieved to be true; and further that these statements were made with the knowledge that willful false statements and the tile so mad are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may be partially of the application, any patent writing thereon, or any patent to which this declaration is directed.

Full name of soin or that inventor (given name, family same): In-Su PARK

Additional joint inventors are named on separately symbolic about attached hereto.

Horidanco.	Date
62-46, Chunggak 4-dong, Seongdang-kn, Seoul, Republic of Korra	May 2, 2002
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